Page 1 of 2 Pag	ges [X] Original	[] Substitute	[] Supplem	ental Atty. Docket: MA	TSUYAMA 2
Com	bined Declaratio	n for Patent A	pplication	and Power of Attor	rney
As a below-named i	inventor, I hereby declare	that:		*	
My residence, post and sole inventor (i subject matter whic	office address and citize f only one name is listed h is claimed and for which	nship are as stated be below) or an original n a patent is sought or	, first and joint in the invention en		isted below) of the
NOVEL PROTEIN	HIGHLY PRODUCING	G RECOMBINANT	ANIMAL CELL	, METHOD FOR PREPAR	ING THE SAME,
	OR MASS-PRODUCING	PROTEIN USING T	HE SAME		
the specification of					
	is attached hereto; was filed in the United U.S. Appln. No.	*; or		into the U.S. national stage	of an international
[X]	(PCT) application, PC	: U.S. under 35 U.S. F/JP2004/015594: file	ed October 21, 20	100 the O.S. national stage 1004, entry requested on April	24, 2006; national
	stage application recei known)	ved U.S. Appln. No.	*, §	371/§102(e) date	* (* if
and was amended o	n			(if applicable).	
	(include dates of amena	lments under PCT Art. 1	9 and 34 if PCT)		• .
amendment referred	nd understand the conter d to above; and I acknow material to patentability a	ledge the duty to dis-	close to the Pater	on, including the claims, and trademark Office (PT	s amended by any rO) all information
I hereby claim force inventor's or plant other than the U.S.,	breeder's rights certificat	er 35 U.S.C. §§ 119 (e(s), or under §365(a	a)-(d) and 365 (b) of any PCT ap	o) of any prior foreign applic plication which designated a	cation(s) for patent, at least one country
	Application No.	Country	Fil	ing Date (MM/DD/YYYY)	
	2003-366178	Japan		10/24/2003	
	2004-96216	Japan		03/29/04	
application designa	ating a country other than	the United States) of	or for an inventor	on for patent (including an in this or plant breeder's certification. Teft blank, then there are not	ate, having a filing
	Non-Priority Application No	o. Coun	try	Filing Date (MM/DD/YYYY)	
_		LONG AND			
I hereby claim the	benefit under 35 U.S.C. §	119(e) of any United		l applications listed below:	
	Applic	ation No.	Filing Date (M	IM/DD/YYYY)	
PCT international application is not U.S.C. \$112. I ack	application(s) designating disclosed in such U.S. or mowledge the duty to dish became available betwe	the U.S., listed below PCT international a sclose to the PTO all en the filing date of t	w and, insofar as pplication in the information whi he prior applicati	al application(s) or under §the subject matter of each of manner provided by the first chis material to patentability on and the national or PCT	of the claims of this est paragraph of 35 ty as defined in 37 international filing
App	lication No.	Filing Date (MM/DD	/YYYY)	Status (patented, pending, at	pandoned)
					-
As a named inven	ntor, I hereby appoint the	e following registered	d practitioners to	prosecute this application	and to transact all

All of the practitioners associated with Customer Number 001444

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Page 2 of 2 Pages					Atty. Docket: MATSUYAMA 2			
Title: NOVEL PROTEIN	HIGHLY	PRODUCING	RECOMBINAL	NT ANIMAL	CELL,	METHOD	FOR	
PREPARING THE SAME,	AND METH	OD FOR MASS	PRODUCING P	ROTEIN USIN	IG THE	SAME		
U.S. Application filed	-		rial No.					
PCT Application filed Octo	ber 21, 2004	, Sei	rial No. PCT/JP:	2004/0155 <u>94</u>				

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from <u>Uchiyama International</u> as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.